JAN 2 3 2001

IN THE UNITED STATES DESIGNATED OFFICE (DO/US)

PCT/IE99/00012

25 February 1999

25 February 1998

INTERNATIONAL APPLICATION NO.

INTERNATIONAL FILING DATE

PRIORITY DATE CLAIMED

HLA LINKED PRE-ECLAMPSIA AND MISCARRIAGE SUSCEPTIBILITY GENE
TITLE OF INVENTION

M. O'BRIEN, et al.
APPLICANT(S) FOR DO/US

Box PCT
Assistant Commissioner for Patents
Washington, D.C. 20231
ATTENTION: DO/US

COMPLETION OF FILING REQUIREMENTS FOR INTERNATIONAL APPLICATION ENTERING NATIONAL STAGE IN U.S. DESIGNATED OFFICE (DO/US) UNDER 35 U.S.C. 371

(check and complete the following item, if applicable)

[X] This replies to the Notice of Missing Requirements under 35 U.S.C. § 371 and 37 C.F.R. 1.494 (FORM PCT/DO/EO/905).

[X] A copy of FORM PCT/DO/EO/905 accompanies this response.

WARNING:

Filing requirements, including translation of the international application, the declaration, the national fee and the payment of all the surcharge(s) in connection with the filing of these items after twenty (20) months from the priority may be met within twenty-two (22) months from the priority date. Failure to comply with these requirements Will result in abandonment. The provisions of 37 CFR 1.136 for extensions of time do not apply to the 22 month period. 37 CFR 1.61(b).

CERTIFICATION UNDER 37 C.F.R. 1.10*

(Express Mail label number is mandatory.)
(Express Mail certification is optional.)

or prist name of person mailing pa

Signature of person mailing paper

WARNING:

Certificate of mailing (first class) or facsimile transmission procedures of 37 C.F.R. 1.8 cannot be used to

obtain a date of mailing or transmission for this correspondence.

*WARNING:

Each paper or fee filed by "Express Mail" must have the number of the "Express Mail" mailing label placed

thereon prior to mailing. 37 C.F.R 1.10(b).

"Since the filing of correspondence under § 1.10 without the Express Mail mailing label thereon is an oversight that can be avoided by the exercise of reasonable care, requests for waiver of this requirement will not be granted on petition." Notice of Oct. 24, 1996, 60 Fed. Reg. 56,439, at 56,442.

(Completion of Filing Requirements for International Application Entering National Stage in Designated Office (DO/US) under 35 USC 371--page 1 of 6)

NOTE: The completion of the filing requirements within 22 months (instead of 20 months) from the priority date results from the Commissioner exercising his judgment under the authority granted under 35 USC 371(d). The filing receipt will show the actual date of receipt of the last item completing the entry into the national phase. See 37 CFR 1.491 which states: "An international application enters the national stage when the applicant has filed the documents and fees required by 35 USC 371(c) within the periods set forth in § 1.494 and § 1.495."

WARNING:

Where the items being submitted to complete the entry of the international application into the national phase are subsequent to 20 months from the priority date, the application is still considered to be in the international stage. If mailing procedures are utilized to obtain a date, the express mad procedure of 37 CFR 1.10 must be used (because international application papers are not covered by an ordinary certificate of mailing. 37 CFR 1.8(2)(xi).

NOTE: Documents and fees must be clearly identified as a submission to enter the national stage under 35 USC 371.

Otherwise, the submission will be considered as being made under 35 USC 111. 37 CFR 1.494(f).

DECLARATION OR OATH

- I. [X] No original declaration or oath was filed. Enclosed is the original declaration or oath for this application.
- NOTE: For surcharge fee for filing declaration after filing date, complete item IV(2).
- NOTE: Acceptable minimums in the declaration in an ordinarily filed U.S. application for identification of the specification to which it applies are the name of the inventor and (1) serial number, (2) attorney docket number that was on the application as filed and the filing date, (3) title of the invention and filing date, (4) title of invention and reference to a specification that is attached to the declaration at the time of execution and filed with the declaration, or (5) title of invention and a statement by a registered attorney that the application filed in the PTO is the application that the inventor executed by signing the declaration. If identification (4) is used, it must be accompanied by a statement that the "attached" specification is a copy of the specification and any amendments thereto that were filed in the PTO to obtain the filing date. Such a statement must be a verified statement if made by a person not registered to practice before the PTO. Notice of September 12, 1983 (1035 O.G. 3).
- NOTE: Another minimum found acceptable in the declaration is the filing date (i.e., date of express mail) and the express mail number, useful where the serial number is not yet known. But note the practice where the express mail deposit is a Saturday, Sunday or holiday within the District of Columbia. 37 CFR 1.10(c).
- NOTE: 37 CFR 1.41(a) points out that "Full names must be stated, including the family name and at least one given name without abbreviation together with any other given name or initial."

(complete (a) or (b), if applicable)

Attached is a

- (a) [] Statement by a registered attorney that the application filed in the PTO is the application that the inventor executed by signing the declaration.
 (b) [] Statement that the "attached" specification is a copy of the specification and any amendments thereto that were filed in the PTO to obtain the filing date.
 - **AMENDMENT**

II.	(complete a	s applicable)
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1	An amendment in accordance with 37 C.F.R. § 1.121 is attached	
•	The attached amendment cancels claims	inclusively
	TRANSMITTAL OF ENGLISH TRANSLATION	
	OF NON-ENGLISH LANGUAGE PAPERS	

III. [] Submitted herewith, is a English translation of the non-English language international

(Completion of Filing Requirements for International Application Entering National Stage in Designated Office (DO/US) under 35 USC 371--page 2 of 6)

application papers as originally filed. It is requested that this translation be used as the copy for examination purposes in the PTO. (See 37 CFR 1.494(b)(2)).

NOTE: For fee for processing a non-English application, complete item IV(4).

NOTE: A non-English oath or declaration in the form provided or approved by the PTO need not be translated. 37 CFR

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NOTE: Unlike the filing of an ordinary non-English application (37 CFR 1.52(d) the translation of an international application entering the U.S. national phase need not be verified. 37 CFR 1.494(e). If necessary, however, a verified translation may be required. 37 CFR 1.494(e). Moreover, if the English translation is filed within 20 months from the priority date, no processing fee is required.

FEES

	IV. NOTE:	See 37 CFR 1.28(a)).		
•	1.	Fees for claims			
		[]	Each independent claim in excess of 3 (37 CFR 1.492(b) \$78.00; Small entity—\$39.00)		\$
-		[]	Each claim in excess of 20 (37 CFR 1.492(c) - \$18.00; small entity—\$9.00)		\$
•		[]	Multiple dependent claim(s) (37 CFR 1.492(d) - \$260.00; small entity—\$130.00)		\$
Ÿ			sman entity—\$150.00)		
	2.	Surcharge fees			
		[X]	Surcharge set forth in § 1.492(e), for accepting the declaration later than 20 months after the priority date in filing an application in the U.S. as a designated office—\$130.00; small entity—\$65.00		\$ <u>65.00</u>
	NOTE:	The processing fee	in the next item (Number 3) below is not subject to a reduction j	for small entity state	us.
	3.	[]	Processing fee set forth in § 1.492(f), for acceptant of an English translation later than 20 months after the priority date—\$130.00		\$
	7.	[X] Assign	ment (See "ASSIGNMENT COVER SHEET".)		\$_40.00
•			•	Total fees	\$_105.00
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SMALL ENTITY STATUS

V. As	statemen	t that this	filing is by a sm	nall entity	
NOTE:	See 37 CFR 1.28(a).				
·	a. b.	[X]	is attached. was filed on	ck and complete applicable items) (original). nd request accompanies this pap	er.
-			•	XTENSION OF TIME	
				mplete (a) or (b), as applicable)	
VI.	The proapply. (a)	oceedings	Applicant petiti	patent application. The provision on for an extension of time, the o(1)-(4), for the total number of	e fees for which are set out in 37
•	Extens:			Fee for over than small entity	Fee for small entity
	[] [] [X] []	one most two most three m	nths onths	\$ 110.00 \$ 380.00 \$ 890.00 \$1,390.00	\$ 55.00 \$190.00 \$435.00 \$680.00
					Fee \$445.00
If an ac	ditional	extension	n of time is requi	ired, please consider this a petiti	on therefore.
			(check and	l complete the next item, if applicable)	
	[]	therefor	nsion for re of \$ on now requested	is deducted from the total fe	en secured. The fee paid e due for the total months of
	Extensi	on fee du	ue with this reque	est \$445.00	
J.				or	
	(b)	[]	conditional petit	ves that no extension of term is a tion is being made to provide for y overlooked the need for a peti	r the possibility that applicant
01/25/2001 MNGUYEN 000	00083 096	22846			
03 FC:217		445.00	05		

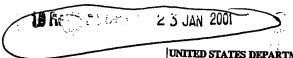
TOTAL FEE DUE

			•	
VII.	The tota		ne is: etion fee(s) ion fee (if any)	\$105.00 \$445.00
		TOTA	L FEE DUE	\$ _ 550.00
			PA	YMENT OF FEES
VIII.		[X] []	Enclosed is a check Charge Account No A duplicate of this	o in the amount of \$ in the amount of \$ request is attached.
NOTE:	Fees sho	uld be iter	nized in such a manner th	nat it is clear for which purpose the fees are paid. 37 CFR 1.22(b).
		A	UTHORIZATION	TO CHARGE ADDITIONAL FEES
IX. WARN	ING:	Accurate	ely count claims, especial	ly multiple dependent claims, to avoid unexpected high charges.
NOTE:	requiring petition under § any consubmission of time	g a petition for extens 1.17, or a current or ion. Submition any co	on for an extension of to ion of time for the appro ll required extension of ti r future reply requiring ission of the fee set forth	application that is an authorization to treat any concurrent or future reply, ime under this paragraph for its timely submission, as incorporating a opriate length of time. An authorization to charge all required fees, fees me fees will be treated as a constructive petition for an extension of time in a petition for an extension of time under this paragraph for its timely in § 1.17(a) will also be treated as a constructive petition for an extension of time under this paragraph for its timely
NOTE:	nor will	the payer	ity-five dollars or less wi r be notified of such am it to a deposit account." :	Il not be returned unless specifically requested within a reasonable time, ounts; amounts over twenty-five dollars may be returned by check or, if 37 CFR 1.26(a).
	[X] [X] [X]	may b Accou 37 C.F	e required by this p nt No. <u>04-1105</u> F.R. 1.492(a)(2), 1.49	by authorized to charge the following additional fees that paper, and during the entire pendency of this application, to $22(a)(3)$, or $1.492(a)(5)$ (filing fees) tation of extra claims)
NOTE:	be paid, PTO in	or these any notice	claims cancelled by ame of fee deficiency (37 CF	ple dependent claims not paid on filing, or on later presentation, must only endment prior to the expiration of the time period set for response by the $FR\ 1.16(d)$, it might be best not to authorize the PTO to charge additional ith amendments after final action.
	[X] [X]	37 C.F 37 C.F	F.R. 1.17 (application F.R. 1.17(a)(1)-(5)(ex	n processing fees) Attension fees pursuant to § 1.136(a).
WARNI	NG:	should 1.136(a	be made only with the kn	and (d) deal with extensions of time under § 1.136(a), this authorization towledge that: "Submission of the appropriate extension fee under 37 CFR a "quest or petition for extension is filed." (Emphasis added). Notice of 7).
	[]	37 C.I	F.R. 1.18 (issue fee	at or before mailing of Notice of Allowance, pursuant to 37

C.F.R. 1.311 (b)).

- NOTE: Where an authorization to charge the issue fee to a deposit account has been filed before the mailing of a Notice of Allowance, the issue fee will be automatically charged to the deposit account at the time of mailing the notice of allowance. 37 CFR 1.311(b).
- NOTE: 37 CFR 1.28(b) requires "Notification of any change in loss of entitlement to small entity status must be filed in the application . . . prior to paying, or at the time of paying . . . issue fee." From the wording of 37 CFR 1.28(b): (a) notification of change of status must be made even if the fee is paid as "other than a small entity" and (b) no notification is required if the change is to another small entity
 - [X] 37 C.F.R. 1.492(e) and (f) (surcharge fees for filing the declaration and/or an English translation of an international application later than 20 months from the earliest claimed priority date)

WARNING:	It is suggested that you always check t	his last authorization.
12=	JANUARY 2001	Ka-Paren Sins
		SIGNATURE OF PRACTITIONER
Reg. No. 47,	066	Kerri Pollard Schray (type or print name of practitioner)
Tel. No.: (617) 523-3400		Edwards & Angell, LLP 130 Water Street
		P.O. Address
		Boston MA 02109



UNITED STATES DEPARTMENT OF COMMERCE
Patent and Trademark Office
Address: ASSISTANT COMMISSIONER FOR PATENTS
Box PCT
Washington, D.C. 20231

U.S. APPLICATION NO.	PIRST NAM	ED APPLICANT	ATTY. DOCKET NO.
09/622846	O BRIEN	М	55043
EDWARDS ANGELL 130 WATER STREET 30STON, MA 02109			ATIONAL APPLICATION NO. CT/IE99/00012
		25 FEB	TAIGHT DATE

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EDWARDS ANGELL		ואנו	ERNATIONAL APPLICATION NO.	
130 WATER STREET			PCT/IE00/00042	
BOSTON, MA 02109			PCT/IE99/00012	
			NG DATE PRIORITY DATE	
		DATE MAILED:	^{EB 99} 99 C部列間	
NOTIFICATION OF MI	ISSING REQUIREMENTS UNDER		A DE LEGGE	
STATE	S DESIGNATED/ELECTED OFFI	CP (DO/PO/II)	I IN THE UNITED	
1. The following items have been sub	mitted by the applicant or the IR to th	e United States	Patent and Trademark Office on	
a Designated Office (37 CFR 1.494).		I wom and I lacellata Office as	
an Elected Office (37	CFR 1.495):			
U.S. Basic National Fee.	,			
Copy of the international appli		i	RECEIVED	
a non-English languag	ge.			
English.			SEP 2 7 2000	
Translation of the international				
Oath or Declaration of invento			DIKE BRONSTEIN	
Copy of Article 19 amendment		'	ROBERTS CUSHMAN	
Translation of Article 19 amen				
Translation of A	Examination Report in English and its	Annexes, if an	y.	
Preliminary amendment(s) file	International Preliminary Examination	п кероп шо Е	iglish. File Missing PAR	15
Information Disclosure Statem		d	- Dik e, bronstein, Roberts (S. DUSHMA
Assignment document.	and 20 ACC. 2000 an	·	T30 Water St. Boston, A	/A 0210
Power of Attorney and/or Cha	nge of Address		Date Reu d	
Substitute specification filed			Docketed For Oct. 22.2	000
Verified Statement Claiming S	mall Entity Status.		Docketed For OcT. 22, 2 By KRU	
Priority Doggment 2	•			
Copy of the International Search	ch Report K and copies of the referen	nces cited there	n. Approved	
MAJORDOT: IPEA 408, RESPONSE	TO WRITTEN OPINION, SEQUENCE	LISTING		
2. The following items MUST be furn	nished within the period set forth belo	w in order to c	emplete the requirements for	•
acceptance under 35 U.S.C. 371:	- i-t- Elish Net	will be session	d if submitted lates than the	
appropriate 20 or 30 months fr	on into English. Note a processing feature the priority date.	e will be teduite	ed it submitted later than the	
	ion is defective for the reasons in	dicated on the	attached Notice of Defective	
Translation.				
☐ b. Processing fee for providing	the translation of the application and	or the Annexe	s later than the appropriate 20 or	
30 months from the priority da	te (37 CFR 1.492(f)).			
c. Oath or declaration of the in	ventors, in compliance with 37 CFR	1.497(a) and (b), identifying the application by	
	umber and international filing date.	ED 1 407(-)	1 (h) (th !d:	
on the attached PCT/I	eclaration does not comply with 37 C	FK 1.49/(a) and	(b) for the reasons indicated	
	oath or declaration later than the app	monriate 20 or 3	0 months from the priority date	
(37 CFR 1.492(e)).	out of designation later than the upp	p 20 01 0	p.1011,	
3. Additional claim fees of \$	as a 🗌 large entity 🔲 small e	entity, including	any required multiple dependent	
claim fee, are required. Applicant mu	st submit the additional claim fees or	cancel the addi	tional claims for which fees are	
due. See attached PTO-875.				
ALL OF THE ITEMS SET FORTH	IN 2(a)-2(d) AND 3 ABOVE MUS	T BE SUBMIT	TED WITHIN ONE MONTH	
FROM THE DATE OF THIS NOT	CE OR BY 21 OR 2 31 MONT	HS FROM TE	E PRIORITY DATE FOR	
THE APPLICATION, WHICHEVE	R IS LATER. FAILURE TO PRO	PERLY RESP	OND WILL RESULT IN	
ABANDONMENT.				
The time period set above may be exte	anded by filing a netition and fee for	extension of tim	e under the provisions of 37	
CFR 1.136(a).	sined by fitting a pention and fee for	catcibion of the	t under the provisions of 57	
CI K 1.130(a).				
4. Translation of the Annexes MUST	be submitted no later that the time po	riod set above	or the annexes will be cancelled.	
Note processing fee will be required it	f submitted later than 30 months from	the priority dat	e.	
5. The Article 19 amendments are	cancelled since a translation was not	provided by the	appropriate 20 (37 CPR.	
494(d)) or 30 (37 CFR 1.495(d)) mon				
Applicant is reminded that any commu	unication to the United States Patent a	nd Trademark (Office must be mailed to the	
address given in the heading and inclu	de the U.S. application no. shown ab	ove. (37 CFR 1	.5)	
A copy of this notice	MUST be returned with	th this res	ponse.	
Enclosed:		,		
☐ PCT/DO/EO/917	☐ Notice of Defective Translation		CTINE MACHUNICTON	
☐ PTO-875			STINE WASHINGTON	
	100%	Telenha	ne: 702 205 2752	

Enclosed:	☐ Notice of Defective Translation	•
☐ PCT/DO/EO/917 ☐ PTO-875	Notice of Defective Translation	CHRISTINE WASHINGTON
FORM PCT/DO/EO/905 (December	1997)	Telephone: 703-305-3752